1 The Honorable John C. Coughenour The Honorable David W. Christel 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 KAREN LAUGHLIN, Case No. 2:22-cv-00756-JCC-DWC 10 Plaintiff, STIPULATED MOTION 11 REGARDING WITHDRAWAL AND 12 SUBSTITUTION OF COUNSEL v. ALLSTATE PROPERTY AND CASUALTY NOTE ON MOTION CALENDAR: 13 INSURANCE COMPANY, **NOVEMBER 9, 2022** 14 Defendant. (CLERK'S ACTION REQUIRED) 15 16 I. **STIPULATION** 17 1. Attorney Alfred E. Donohue and Sarah L. Eversole of the law firm WILSON 18 SMITH COCHRAN DICKERSON, subject to the Court's approval, hereby withdraws as 19 counsel of record in this action for Defendant Allstate Property and Casualty Insurance 20 Company. 2. 21 Attorneys Gavin W. Skok, Bryan J. Case, and Yara AlHowar of the law firm 22 FOX ROTHSCHILD LLP, hereby enter their appearance and substitute as counsel for record 23 for Defendant Allstate Property and Casualty Insurance Company. 3. 24 Pursuant to LCR 83.2(b)(1) and LCR 83.2(b)(2), all parties, by their signature 25 below, stipulate that they do not object to the substitution of counsel for Defendant Allstate 26 Property and Casualty Insurance Company as set forth herein. STIPULATED MOTION REGARDING WITHDRAWAL AND SUBSTITUTION FOX ROTHSCHILD LLP 1001 FOURTH AVENUE, SUITE 4400 OF COUNSEL (2:22-CV-00756-JCC-DWC) - 1 SEATTLE, WA 98154

206.624.3600

1	DATED this 9th day of November, 2022.
2	SUBSTITUTING COUNSEL
3	FOX ROTHSCHILD LLP
4	
5	s/ Gavin W. Skok
6	Gavin W. Skok, WSBA #29766
7	s/Bryan J. Case Bryan J. Case, WSBA #41781
8 9	s/ Yara AlHowar Yara AlHowar, WSBA #58693
10	1001 Fourth Avenue, Suite 4400
11	Seattle, WA 98154 Telephone: 206.624.3600 Facsimile: 206.389.1708
12	Email: <u>gskok@foxrothschild.com</u> bcase@foxrothschild.com
13	<u>yalhowar@foxrothschild.com</u>
14	Attorneys for Defendant Allstate Property and Casualty Insurance Company
15	WITHDRAWING COUNSEL
16 17	WILSON SMITH COCHRANE DICKERSON
18	s/ Alfred E. Donohue
19	Alfred E. Donohue, WSBA #32774
20	s/ Sarah Eversole Sarah Eversole, WSBA #36335
21	1000 Second Avenue, Suite 2050 Seattle, WA 98104-3629
22	Telephone: 206.623.4100 Facsimile: 206.623.9273
23	Email: <u>Donohue@WSCD.com</u> <u>Eversole@WSCD.com</u>
24	
25	
26	

1 **COUNSEL FOR PLAINTIFF** 2 **RUIZ & SMART** 3 4 s/ Kathryn M. Knudsen Isaac Ruiz, WSBA #35237 5 Kathryn M. Knudsen, WSBA #41075 RUIZ & SMART PLLC 6 1200 Fifth Avenue, Suite 1220 Seattle, WA 98101 7 Ph. 206.203.9100 Email: <u>iruiz@ruizandsmart.com</u> 8 kknudsen@ruizandsmart.com iruiz@plaintifflit.com 9 kknudsen@plaintifflit.com 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 STIPULATED MOTION REGARDING WITHDRAWAL AND SUBSTITUTION FOX ROTHSCHILD LLP 1001 FOURTH AVENUE, SUITE 4400

1 II. ORDER 2 IT IS HEREBY ORDERED that the foregoing stipulated Motion is GRANTED. Dated this 10th day of November, 2022. 3 4 5 6 United States Magistrate Judge 7 8 9 Presented by: FOX ROTHSCHILD LLP 10 11 s/Bryan J. Case 12 Gavin W. Skok, WSBA #29766 Bryan J. Case, WSBA #41781 13 Yara AlHowar, WSBA #58693 1001 Fourth Avenue, Suite 4400 14 Seattle, WA 98154 Telephone: 206.624.3600 Facsimile: 206.389.1708 15 Email: gskok@foxrothschild.com 16 bcase@foxrothschild.com yalhowar@foxrothschild.com 17 Attorneys for Defendant Allstate Property 18 and Casualty Insurance Company 19 20 21 22 23 24 25 26